

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF TEXAS
SHERMAN DIVISION

IN RE:	§	
	§	CASE NO. 23-40316-11
DFW BOAT SPECIALISTS, LLC,	§	
	§	
DEBTOR.	§	CHAPTER 11

EMERGENCY INTERIM ORDER
AUTHORIZING USE OF CASH COLLATERAL

The Court heard the Debtor's Emergency Motion to Use Cash Collateral filed on February 23, 2023 [Docket # 5] (the "Motion"). Based on the Motion, the argument of counsel, the evidence presented at the emergency hearing on February 28, 2023, the Court finds as follows:

A. The Debtor has requested that it be allowed to use claimed or potential cash collateral pursuant to section 363(c) of the Bankruptcy Code of NextGear Capital, Inc. ("NextGear"), XL Funding, LLC d/b/a AXLE Funding ("XL Funding") and Carbucks (collectively, the "Secured Creditors") in order to provide funds to be used solely for such purposes set forth in the interim budget (the "Budget"), attached hereto as Exhibit "A," in order to avoid immediate and irreparable harm to the Debtor's estate which will occur if this Motion is not approved.

B. An immediate and critical need exists for the Debtor to use the claimed cash collateral. Without the use of the claimed cash collateral, the Debtor will not have the funds to pay expenses necessary for the continued operation of its business and reorganization, and the Debtor will, as a result, suffer irreparable harm. The Debtor's reorganization efforts require the use of the purported cash collateral, the use of the purported cash collateral will benefit the Debtor and its

estate, and the ability of the Debtor to maximize the value of its estate is dependent upon the Debtor's ability to use the claimed cash collateral.

C. Good, adequate, and sufficient cause has been shown to justify the granting of the relief provided for herein. The use of the claimed cash collateral by the Debtor is actual and necessary to preserve the Debtor's estate and will avoid immediate and irreparable harm to the Debtor, its estate, and its assets.

D. The Court finds and concludes that the Motion was made pursuant to subsections (a), (b), or (c) of Rule 4001(d), Federal Rules of Bankruptcy Procedure, and that the contents of and the notice of the Motion were sufficient to afford reasonable notice of the material provisions of the agreement and an opportunity for a hearing.

E. NextGear timely filed its Objection to Emergency Use of Cash Collateral [Doc. # 15] on February 27, 2023 (the "NextGear Objection") and XL Funding timely filed its Objection to Emergency Use of Cash Collateral [Doc. # 14] on February 27, 2023 (the "XL Funding Objection"). Although the NextGear Objection and XL Funding Objection have been filed, the parties desire to resolve this matter by agreement per the following terms.

Accordingly, it is therefore ORDERED that the Debtor is hereby authorized to use the Secured Creditors' claimed cash collateral to pay expenses listed in the Budget, but not to exceed by 10% the budgeted amounts listed therein, and only in accordance with the terms and conditions contained in the Budget and contained in and provided for in this Order; IT IS FURTHER

ORDERED that NextGear and XL Funding, respectively, shall hold possession of all motor-vehicle Certificates of Title for any and all remaining motor-vehicle inventory financed by NextGear (the "NextGear Inventory") as defined in NextGear's Objection [Doc. # 15, para. 3], which is incorporated herein by reference, and XL Funding Inventory (the "XL Funding

Inventory”), as defined in XL Funding’s Objection [Doc. # 14 para. 3], which is incorporated herein by reference, located on Debtor’s lot or in Debtor’s possession, custody, control, or ownership as of the bankruptcy filing date of February 22, 2023; IT IS FURTHER

ORDERED that NextGear is authorized to coordinate directly with any funding source of Debtor or auction and exchange original Certificates of Title for the NextGear Inventory for sale proceeds funding delivered directly to NextGear, and NextGear further has authority to endorse, on behalf of Debtor, and deposit any checks or drafts payable to the Debtor which are paid on account of the sale of NextGear Inventory (respectively). Upon the deposit and receipt any sales proceeds related to the sale of such NextGear Inventory, NextGear shall release the title to such NextGear Inventory vehicle to such funding source of Debtor or auction within two (2) business days; IT IS FURTHER

ORDERED that XL Funding is authorized to coordinate directly with any funding source of Debtor or auction and exchange original Certificates of Title for the XL Funding Inventory for sale proceeds funding delivered directly to XL Funding, and XL Funding further has authority to endorse, on behalf of Debtor, and deposit any checks or drafts payable to the Debtor which are paid on account of the sale of XL Funding Inventory (respectively). Upon the deposit and receipt any sales proceeds related to the sale of such XL Funding Inventory, XL Funding shall release the title to such XL Funding Inventory vehicle to such funding source of Debtor or auction within two (2) business days; IT IS FURTHER

ORDERED that the Debtor is authorized to continue to sell NextGear Inventory and other motor-vehicles, subject to the terms of this Agreed Order. For any sale of the NextGear Inventory as permitted and authorized herein, Debtor shall pay the sales proceeds of such sold NextGear Inventory to NextGear at the following address of 11799 N. College Ave.

Carmel, IN 46032, made to the attention of Lucas Hancock, with such payment to be in certified funds, together with the Certificates of Title (Original) for any trade-in vehicle acquired by Debtor as part of any post-petition sale of NextGear Inventory vehicles. Sales proceeds shall be delivered by Debtor to NextGear within forty-eight (48) hours of receipt, with such sales proceeds (excluding fees for tax, title, and registration) being endorsed payable to NextGear. If all sales proceeds are not received by Debtor from any third-party vendor within nine (9) days of any post-petition sale of a NextGear Inventory vehicle, Debtor shall pay to NextGear at 11799 N. College Ave. Carmel, IN 46032 the amount of remaining sales-proceeds not delivered to NextGear in certified funds; IT IS FURTHER

ORDERED that the Debtor is authorized to continue to sell XL Funding Inventory and other motor-vehicles, subject to the terms of this Agreed Order. For any sale of the XL Funding Inventory as permitted and authorized herein, Debtor shall pay the sales proceeds of such sold XL Funding Inventory to XL Funding at the following address of 14951 Dallas Parkway, Suite 200, Dallas, Texas 75254, made to the attention of Ed Tremblay, with such payment to be in certified funds, together with the Certificates of Title (Original) for any trade-in vehicle acquired by Debtor as part of any post-petition sale of XL Funding Inventory vehicles. Sales proceeds shall be delivered by Debtor to XL Funding within forty-eight (48) hours of receipt, with such sales proceeds (excluding fees for tax, title, and registration) being endorsed payable to XL Funding. If all sales proceeds are not received by Debtor from any third-party vendor within nine (9) days of any post-petition sale of a XL Funding Inventory vehicle, Debtor shall pay to XL Funding at 14951 Dallas Parkway, Suite 200, Dallas, Texas 75254, made to the attention of Ed Tremblay, the amount of remaining sales-proceeds not delivered to XL Funding in certified funds; IT IS FURTHER

ORDERED that Debtor tender payment to NextGear in the amount of \$44,843.59 directed to 11799 N. College Ave. Carmel, IN 46032, with respect to the five following NextGear SOT Vehicles (as defined in NextGear's Objection [Doc. # 15, para. 9]):

Stock #	Vehicle Description	VIN	Balance Due Under Note
49	2020 Chevrolet Malibu	1G1ZD5STXLF009914	\$16,938.14
50	2014 Ford F150	1FTFX1CT5EKE98046	\$9,343.92
55	2014 Subaru XV Crosstrek	JF2GPAVC9E8332404	\$10,042.92
65	2014 Chevrolet Malibu	1G11H5SL2EF285153	\$5,202.72
68	2012 Buick Verano	1G4PR5SK5C4145480	\$3,315.89

The payoff amount shall be in satisfaction of the indebtedness associated with the five SOT Vehicles sold out of trust by Debtor and must be received by NextGear at 11799 N. College Ave. Carmel, IN 46032 made to the attention of Lucas Hancock in certified funds on or before March 14, 2023; IT IS FURTHER

ORDERED, to the extent Debtor has possession, custody, or control of the Certificates of Title to the NextGear Inventory or XL Funding Inventory, Debtor shall tender such titles to NextGear and XL Funding within three (3) business days of entry of this Agreed Order or, with respect to any future trade-in vehicles, within three (3) business days of obtaining possession of such Certificates of Title, by delivering such Certificates of Title to counsel for NextGear and XL Funding at Padfield & Stout, L.L.P. at 420 Throckmorton Street, Suite 1210, Fort Worth, Texas 76102; it is further

ORDERED that, notwithstanding anything else to the contrary in this Agreed Order, Debtor shall not sell any NextGear Inventory or XL Funding Inventory for less than the AMOUNT DUE shown on the balance due for any given NextGear Inventory (see Doc. # 15, para. 3) or XL Funding Inventory (see Doc. # 14, para. 3) without prior written consent by NextGear or XL Funding, which will not unreasonably be withheld by NextGear or XL Funding; it is further

ORDERED that Debtor and Debtor's customers may solely drive the NextGear Inventory and XL Funding Inventory for purposes of test driving such vehicles, and the test drive period shall not exceed two (2) hours and the NextGear Inventory and/or XL Funding Inventory shall be returned to 2401 Worthington Dr., Suite 106, Denton, Texas 76207 ("Debtor's Lot") after such two-hour period has expired. All unsold NextGear Inventory and XL Funding Inventory shall be returned to Debtor's Lot before the close of business and remain on the Debtor's Lot overnight under all circumstances. Neither Debtor nor Debtor's customers may use or drive any of the NextGear Inventory or XL Funding Inventory as an overnight loaner vehicle. If Debtor desires to run certain NextGear Inventory or XL Funding Inventory to auction for sale, Debtor must request the consent of NextGear and/or XL Funding, as appropriate, at least three (3) days prior to the auction sales date, together with the reserve amount and minimum sales price the Debtor desires the NextGear Inventory and/or XL Funding Inventory be sold for. NextGear and/or XL funding shall have until noon the following day to advise Debtor in writing whether NextGear and/or XL Funding objects to Debtor running the NextGear Inventory and/or XL Funding Inventory through auction. However, under no circumstances is Debtor permitted to sell any NextGear Inventory or XL Funding Inventory at auction for less than the "Balance Due Under Note" as listed on XL Funding's Objection [Doc. # 14, para. 3] or NextGear's Objection [Doc. # 15, para. 3]; IT IS FURTHER

ORDERED, that the Debtor, on behalf of itself and its estate, hereby waives the right to seek to surcharge the Inventory or any of its proceeds in connection with 11 U.S.C. § 506(c); it is further

IT IS FURTHER ORDERED, upon an Event of Default, NextGear and/or XL Funding shall be required file a notice of such alleged default under this Agreed Order with the Bankruptcy Court

and if the default is not cured within the time period specified in the remainder of this paragraph, the automatic stay, section 362, title 11, United States Code, shall be immediately lifted, with waiver of the fourteen-day stay of bankruptcy procedural rules, and without further order of the Court as to NextGear and/or XL Funding as provided in the preceding paragraph. The Debtor shall have three (3) business days after notice to cure any violation;

IT IS FURTHER ORDERED that, pursuant to the stipulation of the parties, the fourteen-day stay is waived and does not apply. See Fed. R. Bankr. P. 4001(a)(3);

IT IS FURTHER ORDERED, that within 48 hours of Debtor's receipt of notice or knowledge, Debtor shall notify NextGear and XL Funding via e-mail to carisco@padfieldstout.com, if a bonded-title claim is asserted as to any Certificate of Title of any NextGear Inventory or XL Funding Inventory and if a workers/mechanics' lien is asserted, if a storage/towing lien is asserted on any motor-vehicle of the NextGear Inventory or XL Funding Inventory;

IT IS FURTHER ORDERED, that Debtor shall notify NextGear's and XL Funding's counsel via e-mail if Debtor closes its place of business for more than five consecutive business days;

IT IS FURTHER ORDERED, that Debtor shall notify NextGear's and XL Funding's counsel via e-mail if Debtor moves its computer server off-site for more than five consecutive business days;

IT IS FURTHER ORDERED that NextGear and XL Funding shall be entitled to conduct lot audits of Debtor's premises without prior notice to Debtor. During such lot audits, Debtor shall make all documents and records available to NextGear and XL Funding personnel and also provide the location of each NextGear Inventory vehicle and/or XL Funding Inventory vehicle subject to

the audit, including but not limited to any of the vehicles identified in NextGear's Objection [Doc. # 15, para. 3] or XL Funding's Objection [Doc. # 14, para. 3] and any future trade-in vehicles acquired by Debtor; IT IS FURTHER

ORDERED that, as adequate protection to the Secured Creditors for the continued use of their claimed cash collateral,

- 1) Secured Creditors of the Debtor shall receive replacement liens on post-petition accounts receivable and cash as adequate protection, which replacement liens shall be held by the Secured Creditors in the same extent, validity, priority, and value as they existed prior to the petition date;
- 2) Such replacement liens shall secure an amount equal to the sum of the aggregate diminution, if any, subsequent to the petition date, in the value of the claimed cash collateral of the respective Secured Creditors, provided this grant (i) shall be subject to any prior perfected liens, and (ii) the exercise and enforcement of this lien remains subject to the Court's determination that a diminution has occurred;
- 3) Debtor will maintain insurance coverage on all inventory and other property constituting the Secured Creditors' collateral;
- 4) Debtor will provide the Secured Creditors copies of its Monthly Operating Reports at the same time the Reports are filed with the Court; IT IS FURTHER

ORDERED that this Order is without prejudice to the rights of the Secured Creditors and the Debtor with respect to the use of claimed cash collateral at the final hearing on cash collateral; and it is further; and IT IS FURTHER

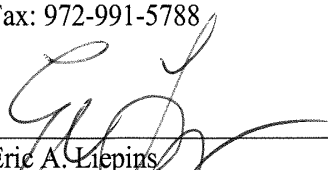
ORDERED that the Debtor's authorization to use the claimed cash collateral shall continue for 14 days from the entry of this Order, pending the conclusion of a final hearing on cash collateral, scheduled for **March 21, 2023, at 9:30 a.m.** in the Courtroom of *The Honorable Judge Brenda Rhoades*, except that nothing in this Order shall be construed so as to prevent a party-in-interest from requesting an expedited setting should such an expedited hearing become necessary or appropriate.

SO ORDERED.

Signed on 02/28/2023

Brenda T. Rhoades SD
HONORABLE BRENDA T. RHOADES,
CHIEF UNITED STATES BANKRUPTCY JUDGE

AGREED IN FORM:

<p>Padfield & Stout, LLP 420 Throckmorton Street, Suite 1210 Fort Worth, Texas 76102 Phone: 817-338-1616 Fax: 817-338-1610</p> <p><u>/s/ Christopher V. Arisco</u> Alan B. Padfield State Bar I.D. # 00784712 abp@padfieldstout.com Christopher V. Arisco State Bar I.D. #240064830 carisco@padfieldstout.com</p> <p><i>Attorneys for NextGear Capital, Inc. and XL Funding, LLC</i></p>	<p>Eric A. Liepins, P.C. 12770 Coit Road, Suite 850 Dallas, Texas 75251 Phone: 972-991-5591 Fax: 972-991-5788</p> <p> Eric A. Liepins State Bar I.D. # 12338110 Eric@ealpc.com</p> <p><i>Attorney for Debtor</i></p>
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30 day budget for DFW Specialists.

Expenses

Utilities	925
insurance	495
dealer platform	200
quickbooks	175
internet	150
nextiva	300
dealersearch	500
rent	9,500
parking - rent	3,300
payroll w/taxes	32,866
google	120
carfax	1,600
telephone	65

projected income \$80,000

A

In re:
DFW Boat Specialists LLC
Debtor

Case No. 23-40316-btr
Chapter 11

CERTIFICATE OF NOTICE

District/off: 0540-4
Date Rcvd: Feb 28, 2023

User: admin
Form ID: pdf400

Page 1 of 2
Total Noticed: 13

The following symbols are used throughout this certificate:

Symbol	Definition
+	Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Mar 02, 2023:

Recip ID	Recipient Name and Address
db	+ DFW Boat Specialists LLC, 2401 Worthington Dr. Suite 106, Denton, TX 76207-3451
cr	+ AMERICAN EXPRESS CLASSIC GOLD CARD, PO BOX 650448, Dallas, TX 75265-0448
cr	American Expres Blue Business Plus, PO Box 981535, El Paso, TX 79998-1535
cr	+ Axle Funding, 14951 Dallas Pkwy #200, Dallas, TX 75254-6883
cr	+ CarBucks Floor Plan, 417 Woods Lake Rd., Greenville, SC 29607-2777
cr	+ Green Note Capital, 1019 Avenue P Suite 401, Brooklyn, NY 11223-2366
cr	+ NextGear Capital Wholesale, 11799 North College Avenue, Carmel, IN 46032-5605
cr	+ NextGear Capital, Inc., c/o Padfield & Stout, LLP, Christopher V. Arisco, 420 Throckmorton Street, Suite 1210, Fort Worth, TX 76102-3792
cr	+ XL Funding, LLC d/b/a AXLE Funding, c/o Padfield & Stout, LLP, Christopher V. Arisco, 420 Throckmorton Street, Suite 1210, Fort Worth, TX 76102-3792

TOTAL: 9

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.

Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI). Electronic transmission is in Eastern Standard Time.

Recip ID	Notice Type: Email Address	Date/Time	Recipient Name and Address
cr	+ Email/Text: tleday@mvalaw.com	Mar 01 2023 00:15:00	Denton County, c/o McCreary, Veseka , Bragg & Allen PC, PO Box 1269, Round Rock, TX 78680-1269
cr	Email/PDF: ais.chase.ebn@aisinfo.com	Mar 01 2023 00:18:08	JPMorgan Chase Bank, P.O. Box 659754, San Antonio, TX 78265
cr	+ Email/Text: jduty@nationalfunding.com	Mar 01 2023 00:16:00	National Funding, Inc., 9820 Town Centre Drive, San Diego, CA 92121-1912
cr	+ Email/Text: BankruptcyNotice@westlakefinancial.com	Mar 01 2023 00:16:00	WESTLAKE SERVICE INC, 4751 WILSHIRE BLVD SUITE 100, Los Angeles, CA 90010-3847

TOTAL: 4

BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, *duplicate of an address listed above, *P duplicate of a preferred address, or ## out of date forwarding orders with USPS.

NONE

NOTICE CERTIFICATION

I, Gustava Winters, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

District/off: 0540-4

User: admin

Page 2 of 2

Date Rcvd: Feb 28, 2023

Form ID: pdf400

Total Noticed: 13

Date: Mar 02, 2023

Signature: /s/Gustava Winters

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on February 28, 2023 at the address(es) listed below:

Name	Email Address
Alan Bartlett Padfield	on behalf of Creditor XL Funding LLC d/b/a AXLE Funding abp@livepad.com
Christopher V. Arisco	on behalf of Creditor XL Funding LLC d/b/a AXLE Funding carisco@padfieldstout.com
Christopher V. Arisco	on behalf of Creditor NextGear Capital Inc. carisco@padfieldstout.com
Eric A Liepins	on behalf of Debtor DFW Boat Specialists LLC eric@ealpc.com martha@ealpc.com;r56883@notify.bestcase.com
John M. Vardeman	on behalf of U.S. Trustee US Trustee john.m.vardeman@usdoj.gov
Julie Anne Parsons	on behalf of Creditor Denton County jparsons@mvalaw.com kalexander@mvalaw.com;olga.schroeder@mvalaw.com;julie.parsons@ecf.courtdrive.com
Mark A WEISBART (SBRA V)	mweisbart@haywardfirm.com tsimmons@haywardfirm.com;ecf.alert+Weisbart@titlexi.com

TOTAL: 7